

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA
FORT LAUDERDALE DIVISION**

**BOBBIE APPLING, KIANA BAKER,
NICHOLAS BEARDEN, NYDAJAH
BELL, ATHENA BERZATI, ANITRA
CLARK, CHRISTINE DUELL,
JASIMONE DUNN, BONNIE ELY,
HILLARY EVANS, JOSEPH EWIN,
SHANNELL FLOWERS, KURT
GRONERT, TERESA GUTIERREZ,
KAYLA HAYNES, VENETIA
HENDRICKS, CYNDAL JONES,
MICHAEL JONES, MAKAYA
JUERGENS, ASHLEY LACOURE,
ARIEL LAPE, TESSA LOFTON,
KAREN LOPEZ, CADESHE MAYS,
CAMDEN MCDANIEL, CANDACE
PARKER, EMILY PERKINS,
CHASITY RAGAN, SAMANTHA
RIDGEWAY, CASSANDRA ROSS,
SHTERICA RUSSELL, DAVID
SCHAEFER, ABRIAN SHAW,
CRAIG STANLEY, SUSAN STOUT,
FELICIA TAYLOR, REBEKAH
THUMMEL, DAVID TILLERY,
AMBER WILEY and CARRINGTON
WILLIAMS,**

CASE NO.: 0:22-CV-60865-KMM

Plaintiffs,

vs.

EVERISE, INC.,

Defendant. _____/

**JOINT STIPULATION FOR NON-PREJUDICIAL DISMISSAL OF
ACTION AS TO CERTAIN PLAINTIFFS AND THEIR CLAIMS**

NOW COME Plaintiffs, BOBBIE APPLING, KIANA BAKER, NICHOLAS BEARDEN, NYDAJAH BELL, ATHENA BERZATI, ANITRA CLARK, CHRISTINE DUELL, JASIMONE DUNN, BONNIE ELY, HILLARY EVANS, JOSEPH EWIN, SHANNELL FLOWERS, KURT GRONERT, TERESA GUTIERREZ, KAYLA HAYNES, VENETIA HENDRICKS, CYNDAL JONES, MICHAEL JONES, MAKAYA JUERGENS, ASHLEY LACOURE, ARIEL LAPE, TESSA LOFTON, KAREN LOPEZ, CADESHE MAYES, CAMDEN MCDANIEL, CANDACE PARKER, EMILY PERKINS, CHASITY RAGAN, SAMANTHA RIDGEWAY, CASSANDRA ROSS, SHTERICA RUSSELL, DAVID SCHAEFER, ABRIAN SHAW, CRAIG STANLEY, SUSAN STOUT, FELICIA TAYLOR, REBEKAH THUMMEL, DAVID TILLERY, AMBER WILEY and CARRINGTON WILLIAMS (hereinafter collectively referred to as “Plaintiffs”), and Defendant, EVERISE, INC., by and through their undersigned attorneys and pursuant to Rule 41(a)(1)(A)(ii), stipulate to the entry of an Order dismissing this case without prejudice as to the following Plaintiffs:

Bobbie Appling	Camden McDaniel
Kiana Baker	Chasity Ragan
Nydajah Bell	Cassandra Ross
Bonnie Ely	ShtERICA Russell
Joseph Ewin	David Schaefer
Teresa Gutierrez	Abrian Shaw
Cyndal Jones	Felicia Taylor
Ashley Lacoure	Amber Wiley

By filing the instant Joint Stipulation, together with another [D. E. 53] in which all other plaintiffs in this action and their claims have been stipulated for prejudicial dismissal, no parties or claims remain before the Court for adjudication of disputes set forth in any complaint herein.

Dated this 14th day of March, 2024.

Respectfully submitted,

/s/ Kimberly De Arcangelis

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**COUNSEL FOR DEFENDANT
EVERISE, INC.**

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was served electronically via the CM/ECF Sytem on March 14, 2024, on all counsel or parties of record on the Service List below.

/s/ Kimberly De Arcangelis

Kimberly De Arcangelis, Esq.

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